

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

UNILOC 2017 LLC,
Plaintiffs,
v.
GOOGLE LLC,
Defendants.

§
§
§
§
§
§
§

Case No. 2:18-cv-00499-JRG-RSP

**SUPPLEMENTAL ORDER TO CLAIM CONSTRUCTION MEMORANDUM AND
ORDER**

The Court previously entered a Claim Construction Memorandum and Order (“CCMO”) on January 20, 2020. Dkt. No. 152. This CCMO construed the term “short-range wireless technology” to mean “wireless personal area network technology.” Dkt. No. 152 at 45–50. While the CCMO did not expressly exclude Wi-Fi technology from the scope of this claim term, the reasoning within the CCMO indicated that “short-range wireless technology” did not include Wi-Fi technology. *Id.* at 48–49. For example, the CCMO stated that “[t]he disclosures regarding ‘short-range wireless technology’ between a mobile device and a stationary terminal thus contrast with the disclosure of ‘access to the Internet’ using WiFi.” *Id.* at 49.

The Court now enters this Supplemental Order to modify the construction for this term. The Court now construes “short-range wireless technology” to mean “**wireless personal area network technology (which excludes, for example, Wi-Fi technology)**.” The Court alters this construction to eliminate any ambiguity as to whether Wi-Fi technology falls within the scope of this claim term.

SIGNED this 20th day of March, 2020.


ROY S. PAYNE
UNITED STATES MAGISTRATE JUDGE